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FAX COVER PAGE

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Applicant:

Dai Huang et al.

JAN 2 5 2006

Serial No:

10/720,841

10/720,041

Filed: For: November 24, 2003 Manufacture of Carbon/Carbon Composites By Hot

Pressing

Examiner:

Matthew J. Daniels

Group No.

1732

Attorney's Docket No.

P2023/N9028

Customer No.

23456

TO: Examiner Matthew J. Daniels

FROM:

James R. Cartiglia

jrc@iplawgroup.com

FAX NO.:

571,273,8300

PAGES:

4 (incl. cover page)

DATE:

January 25, 2006

MESSAGE:

Enclosed please find Response To Election Of Species Requirement, for filing today in the above-captioned application. Thank you.

A CONFIRMING COPY OF THIS TRANSMISSION IS NOT BEING SENT BY MAIL.

NOTE: THE INFORMATION IN THIS FACSIMILE TRANSMISSION MAY BE PROTECTED BY THE ATTORNEY-CLIENT PRIVILEGE AND MAY CONTAIN CONFIDENTIAL INFORMATION INTENDED ONLY FOR THE USE OF THE PERSON NAMED ABOVE AND OTHERS WHO HAVE BEEN SPECIFICALLY AUTHORIZED TO RECEIVE IT. IF YOU ARE NOT THE INTENDED RECIPIENT YOU ARE HEREBY NOTIFIED THAT ANY DISSEMINATION, DISTRIBUTION OR COPYING OF THIS COMMUNICATION IS STRICTLY PROHIBITED. IF YOU HAVE RECEIVED THIS COMMUNICATION IN ERROR, PLEASE NOTIFY US IMMEDIATELY BY TELEPHONE (615-242-2400) AND RETURN THE ORIGINAL TRANSMISSION TO US BY MAIL WITHOUT MAKING A COPY.

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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RESPONSE TO ELECTION OF SPECIES REQUIREMENT

VIA FACSIMILE NO. 571.273.8300

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is in response to the Election of Species Requirement mailed December 29, 2005 for the above-captioned application, and which requires election between Species I, the "species" of claims 1 and 19, and Species II, the "species" of claims 13 and 20.

Applicants hereby elect Species I, the species of claims 1 and 19, with traverse.

The Election of Species Requirement does not establish how claim 1 is not generic to the claims of Species II. Indeed, the Requirement itself asserts that the claims of Species II add the step of impregnating with a friction additive after compression. This being the case, Species II is simply the generic process of Species I with an added step, and not an independent and distinct species.

This being the case, and as the Requirement from the Patent Office has itself tacitly acknowledged that claim 1 is generic to claims 13 and 20, the Election of Species Requirement should be withdrawn.

The Commissioner is authorized to charge any deficiency attendant to the filing of this response to Deposit Account No. 21-0010.

Respectfully submitted,

James R. Cartiglia
Registration No. 30,738
WADDEY & PATTERSON
A Professional Corporation
Customer No. 23456
ATTORNEY FOR APPLICANT

James R. Cartiglia Waddey & Patterson Roundabout Plaza 1600 Division Street, Suite 500 Nashville, TN 37203 (615) 242-2400 I hereby certify that this Response To Election Of Species Requirement, including Certificate of Facsimile Transmittal are being facsimile transmitted to the United States Patent and Trademark Office, Fax No. 571.273.8300 on January 25, 2006.

James R. Cartiglia

Signature

Registration Number 30,738

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